The Eazette



of Endia

PUBLISHED BY AUTHORITY

SIMLA, SATURDAY, APRIL 18, 1959 (CHAITRA 28, 1881)

PART IV

Advertisements and Notices by Private Individuals and Private Bodies

MINISTRY OF LABOUR AND EMPLOYMENT Employees' State Insurance Corporation NOTIFICATION

Calcutta 13, the 7th April 1959

No. C/Estt-25/12/58—It is hereby notified that Shri Ranajeet Mazumder, 13, N. C. Ghose Road, Budge-Budge (24-Parganas) has been nominated to be member of the Local Committee, Calcutta area where the Chapters IV & V of the Employees' State Insurance Act, 1948 are in force, under Regulation 10A(1)(e) of the Employees' State Insurance (General) regulations, 1950 vice Shui Kali Mukher-ten since registred from the said Committee jee since resigned from the said Committee.

In this effice Notification No. C/Co-LC/1/56(1) dated the 28th January 1958, under item 6 the following shall be substituted, namely:-

Shri Ranajeet Mazumder, 13, N.C. Ghosh Road, Budge Budge (24-Parganas) (B.P.N.T.U.C.).

By order

J. N. AGRAWALA Regional Director

THE HYDERABAD OILS AND SEEDS EXCHANGE LTD., HYDERABAD

NOTIFICATION

Hyderabad A.P., the 23rd March 1959

. "The approval of the Secretary, Forward Markets Com-"The approval of the Secretary, Forward Markets Commission, under sub-section (I) of the Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with S.O. No. 2462 dated the 24th November, 1958, has been obtained to the following amendments being made to the By-laws of the Hyderabad Oils & Seeds Exchange Ltd., Hyderabad, the same having been previously placed on the Notice Board of the Exchange pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

- 1. In clause (12) of By-law 1 for the words 'latest day for delivery' the words 'latest day for issuing delivery order' shall be substituted.
- 2. For By-law 78, the following shall be substituted, namely:-

"78(a) Hedge trading shall commence in the month of April for September delivery of the same year and in the month of July for May delivery of the following year, and no member shall enter into hedge contract for any delivery before trading in it has been commenced as per provisions hereof. Before commencement of trading in any delivery, prior approval of the Forward Markets Commission shall be obtained.

- (b) The Board may, however, with the concurrence of the Commission, permit commencement of hedge trading otherwise than in the months prescribed in clause (a)
- 3. For By-law 81 the following shall be substituted, namely:

"81. The Board of Directors shall on every due date for hedge contracts and if that day happens to be a heliday then on the previous working day, fix the due date rate for the hedge contracts concerned after taking into ac-count the spot rates prevailing at Hyderabad and at up-country delivery centres and after taking into account

any other relevant circumstances which they may in their discretion deem fit."

- 4. For By-law 83, the following shall be substituted, namely 1-
- "83. The due date in respect of Castorseed hedge contracts shall be the 20th May in respect of May delivery and 20th September in respect of September delivery."
- 5. For By-law 93, the following shall be substituted, namely:-
- "93 (a) The up-country centres at which delivery of oilseeds is permitted shall be as per schedule appended to the By-laws. The Board, however, with the concurrence of the Forward Markets Commission may make such changes in the schedule as they deem fit before the commencement of trading in any hedge contract or during the currency of the contract in the event of an emergency.
- (b) Notwithstanding anything contained in clause (a), the Forward Markets Commission, in the interest of trade or public interest, may, at any time, make such changes in the schedule of up-country centres as it deems fit."
- 6. For By-law 111, the following shall be substituted, namely:-
- "111(a) Delivery orders may be issued on the 1st and the 20th day of each delivery month and on every Tues-day. Thursday and Saturday falling between these dates which shall be known as 'Tender Days', and if any of such tender day, except the 1st day of the delivery month, falls on a holiday fixed by the Board or on a Settlement Day, then the delivery orders may be issued on the immediately preceding working day. If, for any reason, the market has to be closed on the 20th day of the delivery month, the President shall have the power to fix the next working day for the issue of delivery orders.
- (b) Tender Days may, however, be varied or cancelled from time to time by the Board or by the President if the Board shall have delegated this power to him but in such an event, members shall immediately be notified to that effect."
- 7. At the end of By-law 127, the following shall be inserted, namely:-

"The Board, however, shall have the power to abolish, reduce or increase the above penalty in case of an emergency with the concurrence of the Forward Markets Commission."

- 8. For By-law 174, the following shall be substituted. namely:-
- "174. For the purposes of payments by or to a member referred to in By-law 173, i.e. settlements, settlement rates for all transactions in hedge contracts shall be fixed by the Board or the Committee empowered by the Board in this behalf after 3.15 P.M. on every Saturday and if that day happens to be a heliday then the rates shall be fixed after 5.15 P.M. on the previous working day, on the basis of the rates prevailing at 3.15 P.M. or 5.15 P.M. as the case may be. If however on the day of fixation of settlement rates, the market has to be closed owing to some unforeseen reasons, such settlement rates shall be fixed on the basis of the closing rate of the previous working day. The market shall ordinarily be closed at the time specified but the Board shall have power to keep the market open on such days after fixing the settlement rates."

- 9. After By-law 174, the following shall be inserted, namely:
- "174A. When the Exchange Clearing appoints any Agents for Clearing purposes, the terms and conditions of any agreement entered into between the Exchange and such Clearing Agents shall be binding on all the members of the Exchange as if such terms and conditions are part of the rules and By-laws of the Exchange."
- 10. For By-law 179, the following shall be substituted, namely:
- "179. The Board shall generally fix the first working day immediately following the fixation of settlement rates, under By-law 174 as the Settlement Day and members shall on that day, submit to the Clearing House not later than 1 P.M. Balance Sheets of their accounts.

Provided, however, that if any such Settlement Day falls on a Saturday, members shall submit to the Clearing House Balance Sheets of their accounts not later than 12 nocn on that day.

- 11. For By-law 180, the following shall be substituted, namely:-
- "180. Members or clerks of members shall assemble on each Settlement Day in the Exchange Hall from 10 A.M to 11 A.M. during which time they shall exchange vouchers for the purposes of clearing and such vouchers shall also be exchanged between members from whom or to whom no difference is due.

Once the vouchers are so exchanged between the members they shall not be withdrawn without the written consent of the other party."

- 12. For By-law 181, the following shall be substituted. namely:-
- "181. (i) Balance Sheets shall be prepared and sent into the Clearing House on the days and during the hours fixed in that regard, together with vouchers for the sums claimed. Members handing into the Clearing House. Balance Sheets, and/or statements after the hours on the day so fixed shall be charged a late fee at the rate of Rs. 2 for the first hour or part thereof and thereafter at Rs. 2 for the first hour or part thereof and thereafter at Rs. 5 per hour or part thereof but no Balance Sheet and/or statement shall be accepted after 4 P.M. on the date fixed provided that in exceptional circumstances the office of the Exchange shall be entitled to accept after 4 P.M. on that day such Balance Sheet and/or statement from a member and in that case such benalty as may be fixed by the Board shall be paid by such member.
- (ii) Members whose Balance Sheets show balance shall pay into the 'Clearing House Settlement Account' maintained by the Exchange with the Bank the amount due from them not later than the time or the day specified in the Clearing House Notice, which day shall be called the 'Inward Day.' The Inward Payment Day shall be the same day as the cettlement day shall be the same day as the settlement day.
- (iii) Members whose Balance Sheets show a credit balance shall be paid the sum due to them on the day following the Inward Payment Day before 1 P.M. or as soon as practicable. The day on which the sum due to members is required to be paid to them shall be known as 'Outward Payment Day'."
- 13. In clause (a) of By-law 182, after the words for their daily total sales and purchases' the words during the hours fixed in that regard by the Board' shall be inserted.
- 14. In clause (b) of By-law 192, after the words 'pay into the' and before the words 'Settlement Account' the words 'Clearing House' shall be inserted.
- 15. For By-law 207, the following shall be substituted, namely:
- "207. If on any day the price of any delivery of hedge contract or Castorseed registers at any time a rise or fall of Rs. 5 or more per candy as compared with the last settlement rate or if there has not been a settlement the delivery concerned, then arove or below the rate at which the first transaction took place in the delivery concerned than an automatic special settlement delivery concerned, then an automatic special settlement shall place in respect of all deliveries of the hedge contracts on the basis of the closing rate on the day on which the aforesaid fluctuation takes place. The relevant By-laws relating to usual settlements shall apply to such special settlement also.

Provided however, that-

(a) No special settlement shall be fixed as aforesaid in the case of fluctuation on Deepayali Moorat Day.

- (b) No special settlement shall take place fluctuation as aforesaid takes place on the day preceding the day on which settlement rates are due to be fixed for a usual settlement.
- (c) The Board may from time to time vary with the concurrence of the Forward Markets Commission the aforesaid range of fluctuation of Rs. 5 or more per candy."
- 16. For By-law 237, the following shall be sabstituted, namely:

"237(a)(i) Trading in the hedge contract on trading days other than Saturdays and half holidays, shall take place between the Hours of 12 noon and 5.15 PM. and on Saturdays and half holidays between the hours of 12 noon "237(a)(i) Trading in the hedge and 3.15 P.M.

- (ii) Trading in ready Delivery (ii) Trading in ready Delivery contracts on trading days shall take place between the hours of 10 A.M. and 7.30 P.M.
- (b) Notwithstanding anything contained in clause (a) hereof trading in the hedge contract and delivery contract shall be permitted on the Deepavali holidays, on the Union Budget day or any other holida's during such hours as the Board may from time to time prescribe.
- (c) The Board shall have power from time to time to alter any hours mentioned in the preceding clauses.
- (d) Any hedge or delivery contract which entravenes the foregoing provisions of this By-law shall be void.
- (e) Any member violating this By-law shall be dealt with in accordance with the provisions of by-aws 261 to 274.
- (f) The Board shall have the right of suspending this By-law or any portion of it and of altering, extending or restricting time of trading hours whenever it shall deem it advisable."
- 17 After By-law 242, the following snall be inserted, namely:-
- "242A. No member shall enter into any forward contract other than a hedge contract or a non-transferable specific delivery contract in pursuance of Section 15(1) of the Forward Contracts (Regulation) Acr, 1952".
- 18. For By-law 243, the following shall be substituted, namely:
- 243. Any contract entered into in contravention of the provisions of By-laws 50, 69, 77(c), 78, 237, 240, 242A and 247 shall be void and no dispute relating to such contracts shall be heard by any Arbitration Bench and or the Board."

V. P. SETH Secretary

The Hyderabad Oils and Seeds Exchange Ltd. Hyderabad

THE MADHYA PRADESH COMMERCIAL EXCHANGE LIMITED

CORRIGENDUM

Akola, the 7th April 1959

In the notification of the Madhya Pradesh Commercial Exchange Limited, Akola published in Part IV of the Gazette of India dated the 28th February 1959, (Phalgun 9, 1880).

On page 39, in Bye-law 54, in the new clause (10), sub-clause (C), for the word "act" appearing in line 7, read the word "Act".

S. H. PARIKH

The Madhya Pradesh Commercial Exchange Limited Akola

LOST

The Government Promissory Note No. CA 052307 of the 3½ per cent loan of 1900-1901 for Rs. 500/- originally standing in the name of Grindlay & Co. Ltd., and endorsed to D. M. EBRAHIM & Co., the proprietors, having been lost. Notice is hereby given that payment of the above note and the interest thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Çalcutta, and that application is about to be made for the issue of duplicate in favour of the proprietors. The public are cautioned cate in favour of the proprietors. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Residence-151 Lohar Chawl, Bombay 2.

D. M. E. RUPAWALA Partner for D. M. Ebrahim & Co

LOST

P.D.D. 202

The lower half of Government Promissory Note No. DH023790 of the 3½ per cent National Plan Loan, 1964 for Rs. 500 originally standing in the name of Imperial Bank of India and last endorsed to Ram Kirpal Singh, the proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of the Advertiser-RAM KIRPAL SINGH. Residence-24, Queen Victoria Road, New Delhi,

LOST

The Government Promissory Note No. DHO17449 of the 3 per cent Conversion Loan 1946 for Rs. 10,000 originally standing in the name of Accountant General, Posts and Telegraphs and last endorsed to Shree Nand Sinha, the proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi, and that application is about to be made for the issue of duplicates in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned Security.

Name of the Advertiser-Shree Nand Sinha, c/o Shri Nitya Nand Sinha, Executive Officer.

Residence—S-21/110. Englishia Line, Varanasi.

CHANGE OF NAME

It is hereby notified that the undersigned has changed his name from Mahadeo Ramchandra Parab to Mahadeo Ramchandra Prabhu.

CHANGE OF NAME

I, Hari Dass, Clerk, s/o Saran Singh in Central Telegraph Office, Amritsar, changed my name to Hari Singh. In future I may be called by the new name Hari Singh.

CHANGE OF NAME

Present name:-

Shrì BHAVAN BHAI MAVAJI BHAI HARIJAN. Now to be changed as follows:--

Shri BHAVAN BHAI MAVAJI BHAI PARMAR.

CHANGE OF NAME

I Satish, son of Late Biswambar Das, am working as Welder in the Head T. X. R.'s Office, Lumding Railway Station which is under the supervision of DME/LMG, N. F. Railway. But henceforth I will be known as SATISH CHANDRA DASS.

CHANGE OF NAME

"It is hereby notified that the undersigned has changed his name from DANIEL NANAJI VANJARE to ANANT NANAJI VANJARE."

Dated, 16th July 1957

D. N. VANJARE

CHANGE OF NAME

I. T. Pachamuthu shall henceforth be known as T. Pachaiyappan.

T. PACHAMUTHU

CHANGE OF NAME

I, Gurdip Singh Chopra son of Sh. Babu Lal Chopra of Kanal hereby change the name to Gurdev Chand Chopra.

CHANGE OF NAME

Miss TULSI CHAWLA, have changed my name to SHOBHA SARDANA.

CHANGE OF NAME

My surname having been changed, I Benimadhab Sil of M. S. Section of Rifle Factory Ishapore, shall be henceforth known as Benimadhab Das, in place of Benimadhab

CHANGE OF NAME

I. Naresh Chandra Bhuiya, S/o late Nagendra Nath Bhuiya, Village Sitalpur Bagnan, Howrah have changed my surname, from Bhuiya to Bhowmick and henceforth I shall be known as Sri Naresh Chandra Bhowmick.

CHANGE OF NAME

I. P. (Ponnada) Narayan Rao BTM T.No. 2210 of carriage shed Khargpur S.E.R., shall hereafter be known as "G. (Gurumahanty) Narayan Rao" The new name should be used in all official records in future.

CHANGE OF NAME

P. Venkanna Station Porter Pithapuram - Southern Rail-Vijavawada Division shall henceforth be known as P. Venkatrao.

CHANGE OF NAME

I shall henceforth be called by Jitendra Nath Ganguly instead of Jatindra Nath Ganguly, T. No. J.8, Lilloonh, Eastern Railway.

In the matter of the Companies Act and in the matter of the Upper India Christian Industrial and Trading Co. Ltd., New Delhi. (In liquidation)

(Notice under Section 485)

Delhi, the 12th February 1959

At an adjourned Extra-Ordinary General Meeting of the bove Company, the following special resolution was above passed.

"Resolved that as the Company is not carrying on any business, it is, therefore, bassed that the Company be wound up on a "Creditor's Winding up".

CECIL JOSEPH Advo ate Liquid ctor

In the matter of the Companies Act, 1956, and in the matter of the Upper India Christian Industrial and Trading Co. Ltd. New Delhi

(Notice under Section 516)

Delhi, the 12th February 1959

At an adjourned Extra-Ordinary General Meeting of the above Company held on 31st January 1959, the undersigned was appointed as Liquidator for the Voluntary Winding up of the above company.

> CECIL L JOSEPH AdvocateLiquidator

PUBLIC NOTICE

I, Rup Naravan, of 2 Lady Harding Road New Delhi hereby give notice that by a special resolution of the Company dated 10th February 1959 I have been appointed Liquidator of Bhagirath Publications (P) Ltd., 108 Baird Road, New Delhi.

RUP NARAYAN Liquidator

NOTICE

In the Court of the Munsif at Araria, District Purnea (Bihar)

S.C.C. Suit No. 140/57.

M/s. Mahabir Prasad Bhubneshwar Prasad and others of Forbesganj. District Purnea—Plaintiff.

M/s. Jairam Singh Saranagat Singh, merchants, Majeeth Mandi, Amritsar, Punjab-Defendants.

The said suit for realisation of money is pending in this court.

D.222

at date fixed for nearing of the above suit is

defendant does not appear through self or duly d agent or lawyer on that date at 10.30 A.M., e to be taken up and decided exparte on the date

ven under my hand and seal of this court, the 2nd of April 1959.

> B. N. AMBASTH Munsif, Araria

NOTICE

In the matter of Companies Act, 1956 and that of Nirman Finance (India) Private Limited. (In Liquidation) Creditors Voluntary Winding up

Notice is hereby given that I, D. R. Bhatia, Chartered Accountant, Lakshmi Insurance Building, Assf Ali Road, New Delhi have been appointed liquidator of the abovenamed company by a special resolution passed by the said company on 20th March 1959, and confirmed by its creditors on the same day.

D. R. BHATIA Liquidator

NOTICE

In the matter of the Companies Act, 1956 and in the matter of Van den Berghs (India) Private Limited (In Voluntary Liquidation)

Notice is hereby given that at an Extraordinary General Meeting of the Members of the abovenamed Com-pany duly convened and held at Scindia House, Dougall

Road, Ballard Estate, Bombay, on the 6th day of April 1959, the following Resolution was passed as a Special Resolution:

"That the company be wound up voluntarily upon members' voluntary winding up and that Messrs. S. H. Gursahani and J. M. Dias, both of Scindia House, Ballard Estate, Bombay, be and they are hereby appointed liquidators for the purpose of such winding up, with joint and several powers, without any remuneration.'

H. S. GURSAHANI J. M. DIAS Liquidators

NOTICE

In the matter of the Companies Act, 1956 and in the matter of Van den Berghs (India) Private Limited. (In Voluntary Liquidation)

[Notice pursuant to Section 516 of the Companies Act, 1956]

Take notice that by a Special Resolution passed at an Extraordinary General Meeting of the above named Company, duly convened and held on the 6th day of April 1950. 1959, in the matter of the Members Voluntary Winding up of the said Company, we the undersigned were appointed liquidators of the said Company without remuneration with joint and several powers. Dated the 6th day of April 1959.

> S. H. GURSAHANI J. M. DIAS Liquidators